THOMAS E. WINNER (SBN 5168) MATTHEW J. DOUGLAS (SBN 11371) WINNER BOOZE & ZARCONE 1117 South Rancho Drive 3 Las Vegas, Nevada 89102 TWinner@WinnerFirm.com MDouglas@WinnerFirm.com (702) 243-7000 5 Co-Counsel for Plaintiff 6 United Automobile Insurance Company 7 UNITED STATES DISTRICT COURT 8 DISTRICT OF NEVADA 9 UNITED AUTOMOBILE INSURANCE Case No.: 2:18-cv-02269-JAD-BNW COMPANY, 10 Plaintiff, PLAINTIFF'S STATUS REPORT 11 VS. 12 THOMAS CHRISTENSEN, an individual; E. 13 BREEN ARNTZ, an individual; and GARY LEWIS, an individual, 14 Defendants. 15 Plaintiff United Automobile Insurance Company ("Plaintiff"), provides this Court with a 16 Status Report, and requests that a case scheduling order be entered and discovery be allowed to 17 move forward. 18 On January 14, 2021, Plaintiff filed a Request for Extension of Time to File a Joint Status 19 Request. (ECF No. 84). The reason for the request was the pending Ninth Circuit Mediation, and 20 the hope that progress would be made in settling this, and other related cases that this Court is 21 aware of. On February 1, 2021 this Court granted the Request, giving the parties additional time 22 through the completion of the mediation (ECF No. 90). Several additional extensions have been 23 granted through September 3, 2021. 24 The Ninth Circuit Mediation, after multiple sessions, has now concluded without a 25 resolution. (Exhibit 1, Case No. 20-16729, United States Court of Appeals for the Ninth Circuit 26 Release Order and resetting appellate briefing schedule). Therefore there is no longer a need for 27 a stay of proceedings in case 2:18-cv-02269, as the Ninth Circuit mediation will not resolve this 28

1 case. 2 Plaintiff requests this Court order the parties to hold an FRCP 26(f) case conference and 3 subsequently submit to this Court a proposed discovery scheduling order. 4 DATED this 7th day of September, 2021. DATED this 7th day of September, 2021. 5 LEWIS ROCA ROTHGERBER CHRISTIE LLP WINNER BOOZE & ZARCONE 6 By: /s/ J Christopher Jorgensen By: /s/ Matthew J. Douglas 7 J Christopher Jorgensen (# 5382) Matthew J. Douglas (#11371) Abraham Smith (# 13250) Thomas E. Winner (#5168) 8 3993 Howard Hughes Pkwy, Suite 600 1117 South Rancho Las Vegas, NV 89169 Las Vegas, Nevada 89102 9 Co-Counsel for Plaintiff United Automobile Attorneys for Plaintiff 10 Insurance Company 11 12 13 14 15 16 17 Order 18 IT IS ORDERED that the parties must file a joint proposed discovery plan and scheduling order by 19 9/17/2021 detailing what discovery has been 20 completed, what remains to be completed, and how much time the parties request to complete discovery. 21 IT IS SO ORDERED 22 **DATED:** 9:31 am, September 08, 2021 23 24 25 **BRENDA WEKSLER** UNITED STATES MAGISTRATE JUDGE 26 27

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CERTIFICATE OF SERVICE

I hereby certify that on September 7, 2021, I caused a true and accurate copy of the foregoing document entitled **STATUS REPORT** to be filed with the Clerk of the Court via the CM/ECF system, which will send an electronic copy all registered participants.

/s/ Jessie M. Helm

An Employee of Lewis Roca Rothgerber Christie LLP

INDEX OF EXHIBITS

Ex.	Document	Pages
1	Order, dated August 23, 2021 in <i>United Automobile Insurance Company v. Christensen</i> , Ninth Circuit Case No. 20-16729	2